



**ACKNOWLEDGEMENT OF NOTIFICATION
OF HAZARDOUS WASTE ACTIVITY
(VERIFICATION)**

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER

+NYD013600259

INSTALLATION ADDRESS

MATTIACE PETRO CHEM/USEPA/II
USEPA WOODBRIDGE AVE
EDISON NJ 08837
GARVIES POINT RD
GLEN COVE NY 11542

EPA Form 8700-12B (4-80)

04/06/88



United States Environmental Protection Agency Washington, DC 20460 Notification of Hazardous Waste Activity

Please refer to the Instructions for Filing Notification before completing this form. The information requested here is required by law (Section 3010 of the Resource Conservation and Recovery Act).

For Official Use Only

C		Comments																			
C																					

Installation's EPA ID Number															Approved		Date Received (yr. mo. day)			059									
C	F	N	Y	D	0	1	3	6	0	0	2	5	9	T/A	C			8	8	0	3	2	3	N	a	s	s	a	u

I. Name of Installation

M	A	T	T	I	A	C	E	P	E	T	R	O	C	H	E	M	/	U	S	E	P	A	I	I
---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---	---

II. Installation Mailing Address

C		Street or P.O. Box																										
3		U	S	.	E	P	A	-	W	O	O	D	B	R	I	D	E	A	V	E	.							
C		City or Town															State		ZIP Code									
4		E	D	I	S	O	N																					
																	NJ		08837									

III. Location of Installation

C		Street or Route Number																											
5		G	A	R	V	I	E	S	P	O	I	N	T	R	D														
C		City or Town															State		ZIP Code										
6		G	L	E	N	C	O	V	E																				
																	NY		11542										

IV. Installation Contact

Name and Title (last, first, and job title)															Phone Number (area code and number)														
C	2	H	A	R	R	I	N	G	T	O	N	D	W	A	Y	N	E			2	0	1	9	0	6	6	8	9	9

V. Ownership

A. Name of Installation's Legal Owner															B. Type of Ownership (enter code)														
C	R	S	T	A	T	E	O	F	N	E	W	Y	O	R	K														

VI. Type of Regulated Waste Activity (Mark 'X' in the appropriate boxes. Refer to instructions.)

A. Hazardous Waste Activity		B. Used Oil Fuel Activities	
<input checked="" type="checkbox"/> 1a. Generator <input type="checkbox"/> 2. Transporter <input type="checkbox"/> 3. Treater/Storer/Disposer <input type="checkbox"/> 4. Underground Injection <input type="checkbox"/> 5. Market or Burn Hazardous Waste Fuel (enter 'X' and mark appropriate boxes below) <input type="checkbox"/> a. Generator Marketing to Burner <input type="checkbox"/> b. Other Marketer <input type="checkbox"/> c. Burner	<input type="checkbox"/> 1b. Less than 1,000 kg/mo.	<input type="checkbox"/> 6. Off-Specification Used Oil Fuel (enter 'X' and mark appropriate boxes below) <input type="checkbox"/> a. Generator Marketing to Burner <input type="checkbox"/> b. Other Marketer <input type="checkbox"/> c. Burner	<input type="checkbox"/> 7. Specification Used Oil Fuel Marketer (or On site Burner) Who First Claims the Oil Meets the Specification

VII. Waste Fuel Burning: Type of Combustion Device (enter 'X' in all appropriate boxes to indicate type of combustion device(s) in which hazardous waste fuel or off-specification used oil fuel is burned. See instructions for definitions of combustion devices.)

<input type="checkbox"/> A. Utility Boiler	<input type="checkbox"/> B. Industrial Boiler	<input type="checkbox"/> C. Industrial Furnace
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VIII. Mode of Transportation (transporters only — enter 'X' in the appropriate box(es))

<input type="checkbox"/> A. Air	<input type="checkbox"/> B. Rail	<input checked="" type="checkbox"/> C. Highway	<input type="checkbox"/> D. Water	<input type="checkbox"/> E. Other (specify)
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IX. First or Subsequent Notification

Mark 'X' in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification. If this is not your first notification, enter your installation's EPA ID Number in the space provided below.

Superfund Notification

☒ A. First Notification ☐ B. Subsequent Notification (complete item C)

C. Installation's EPA ID Number									

ID — For Official Use Only														
C													T/A	C
W														1

X. Description of Hazardous Wastes (continued from front)

A. Hazardous Wastes from Nonspecific Sources. Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from nonspecific sources your installation handles. Use additional sheets if necessary.

1 F 0 0 1	2 F 0 0 2	3 F 0 0 3	4 F 0 0 4	5 F 0 0 5	6
7 	8 	9 	10 	11 	12

B. Hazardous Wastes from Specific Sources. Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific sources your installation handles. Use additional sheets if necessary.

13 	14 	15 	16 	17 	18
19 	20 	21 	22 	23 	24
25 	26 	27 	28 	29 	30

C. Commercial Chemical Product Hazardous Wastes. Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.

31 	32 	33 	34 	35 	36
37 	38 	39 	40 	41 	42
43 	44 	45 	46 	47 	48

D. Listed Infectious Wastes. Enter the four-digit number from 40 CFR Part 261.34 for each hazardous waste from hospitals, veterinary hospitals, or medical and research laboratories your installation handles. Use additional sheets if necessary.

49 	50 	51 	52 	53 	54
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E. Characteristics of Nonlisted Hazardous Wastes. Mark 'X' in the boxes corresponding to the characteristics of nonlisted hazardous wastes your installation handles. (See 40 CFR Parts 261.21 — 261.24)

☒ 1. Ignitable
(D001)

☐ 2. Corrosive
(D002)

☐ 3. Reactive
(D003)

☒ 4. Toxic
(D000)

XI. Certification

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Signature

Dwayne M. Harrington

Name and Official Title (type or print)

On-Scene Coordinator
US EPA Region II

Date Signed

3/15/88

RCRA/Data Quality
RCRA/NY



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 1 OCT 27 PM 12:59
26 FEDERAL PLAZA
NEW YORK, NEW YORK 10278

OCT 26 1987

Mr. David Mafrici, P.E.
Chief, Bureau of Hazardous Waste Operations
Division of Hazardous Substances Regulations
NYS Department of Environmental Conservation
50 Wolf Road
Albany, New York 12233-4017

Re: Classification for hazardous waste facilities that have become "Superfund" sites.

Dear Mr. Mafrici:

As we had discussed during our August CNAP meeting, and in response to your letter dated October 16, 1987, this office is attempting to develop procedures for removing illegally closed facilities from the RCRA hazardous waste TSDF universe. This is a two-part problem: removing such facilities from the inspection universe and closing out cases against such facilities.

Your letter of October 6, 1987, in which you confirmed that facilities which are illegally closed and bankrupt or desolved can be referred to the Division of Hazardous Waste Remediation is encouraging in that a new TSDF status code of "C" has been proposed and is currently in the process of being defined and approved by our Headquarters; "C" will refer to any RCRA TSDFs that have been formally referred to the CERCLA program (or a CERCLA-equivalent State program) and where no further action will be pursued at the facility under either the RCRA program or a RCRA-equivalent State program. We expect that this new classification code for TSDF status will be approved and available for use in approximately four months. Facilities placed into this category would not be included in the inspection universe.

As in any case where the TSDF status code is to be modified, adequate documentation for the coding change must be provided. We propose to meet the documentation requirements with the following procedures for cases where the State refers a facility to their CERCLA-equivalent program:

- 1) This office must receive (1) formal documentation that the RCRA-equivalent State program has referred the facility to its CERCLA-equivalent program (e.g., a memorandum from the Division of Hazardous Substances Regulations which refers the matter to the Division of Hazardous Waste Remediation) and (2) a statement from the RCRA-equivalent State program (i.e., the Bureau of Hazardous Waste Operations) that the State does not intend to pursue any further actions against the facility under the RCRA-equivalent State program.
- 2) Assuming that this office agrees with the State's decision to remove the facility from the RCRA-equivalent State program, a letter would be sent to your office to indicate our concurrence with the State's decision and to indicate that we will also not pursue any further actions against the facility under the Federal RCRA program.

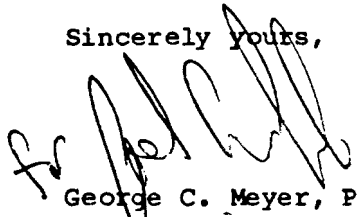
3) Copies of the three above-mentioned documents and a memorandum requesting the TSDF status be changed to "C" for the facility would then be sent by this office to the Permits Administration Branch, Office of Policy and Management, for processing the requested change into the Hazardous Waste Data Management System ("HWDMS").

In the interim, prior to the availability of the "C" category, this office will receive and acknowledge documentation required from the State as indicated in Steps 1 and 2. Once the "C" category is made available, we will complete Step 3 of the process as described above.

As for the second part of the problem, procedures for closing out cases in HWDMS against "C" category facilities will require further discussion with the Permits Administration Branch and, consequently, cannot be provided at this time.

Any questions or comments regarding the TSDF status code "C" or the development status of procedures for closing out cases in HWDMS should be directed to Susan Lin of my staff, and she may be contacted at (212) 264-5175.

Sincerely yours,



George C. Meyer, P.E.
Chief
Hazardous Waste Compliance Branch
Air and Waste Management Division

bcc: Laura Livingston (2OPM-PA)
Susan Lin (2AWM-HWC)
Ray Slizys (2AWM-HWC)

ENVIRONMENTAL CONSERVATION
New York State Department of Environmental Conservation
50 Wolf Road, Albany, New York 12233-4017

1987 OCT

OCT 6 1987



Thomas C. Jorling
Commissioner

Mr. George C. Meyer
Chief, Hazardous Waste Compliance Branch
U.S. Environmental Protection Agency
26 Federal Plaza
Region II Office
New York, NY 10278

Dear Mr. Meyer:

At our August CNAPS meeting, it was proposed that a method be developed for handling illegally closed RCRA facilities.

We propose to transfer facilities which are illegally closed and bankrupt or desolved with no forwarding address, to our inactive hazardous waste site program. By filing a Part A, the facility has indicated that hazardous waste was treated, stored, or disposed of on the property. This is sufficient to have a closed site listed as 2A on New York State's inactive hazardous waste site list. The classification indicates that hazardous waste were known to have been at the site but it is unknown as to whether there is present contamination. The following sites have been referred to the Division of Hazardous Waste Remediation:

1. Applied Environmental Services - NYD000632232
2. Edmas Corporation - NYD047648472
3. Three Dimensional Circuits - NYD099077418
4. Active Steel Drum - NYD003933355
5. Quanta Resources Corporation - NYD980592564
6. Quanta Resources Corporation - NYD980592448
7. Orban Industries - NYD096300561
8. Alpha Portland Cotisca Industries - NYD002225878
9. Mattice Petrochemical - NYD013600259 *file*
10. Kosan Industrial Corporation - NYD061949228
11. Reiter Drum & Barrel - NYD000824565
12. Auburn Plastics - NYD010779569
13. Buffalo Tin Plating - NYD002109452
14. Northeast Marine Terminal Company, Inc. - NYD052798261

The Division of Hazardous Waste Remediation can investigate these sites for possible contamination and, if found, search for potential responsible parties. We will inform them if any financial assurance for remediation is available, should it be needed at any of these sites.

Handwritten notes:
10/19
due 10/23
me -> Doreen.
200

It is important that we have a method of removing these facilities from RCRA listing as TSD facilities so that repetitive and unnecessary inspections can be avoided. It was suggested that your branch provide us with a CMEL coding, which would allow us to close out our cases against these facilities under RCRA and place the facilities in a separate, not to be inspected listing. Please let us know what this coding should be. Since the transfers are already in progress, the code is required as soon as possible. Mr. John L. Middelkoop, of my staff, is available to answer any questions on the procedures involved, and he may be contacted at (518) 457-0532.

Sincerely,

A handwritten signature in black ink, appearing to read 'David Mafrici', with a long horizontal stroke extending to the right.

David Mafrici, P.E.
Chief
Bureau of Hazardous Waste Operations
Division of Hazardous Substances Regulation

(Part A)

Attention: Contents of this file have been placed in a ~~separate area for Part B tracking~~ purposes. The RCRA safe in OLC.

If you wish to review the file, please see a ~~PAB staff member.~~

Betty Bollinger

Non-Conf. Info - see Carl Howard

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: October 31, 2013 - 3:41 PM

Version 5.0

User Selection Criteria

Location:	New York, all activities	Activity Location:	None Chosen
Handler ID:	NYD013600259	Group of IDs:	None Chosen
Handler Name:			
Handler Universe:	All Facilities Regardless of Universe		
Determined Date Range:	From: 10/01/1980 To: 10/31/2013		
Location County Code:	None Chosen	Evaluation Type:	
Location City:		Focus Area:	
Location Zip Code:		Violation Type:	
State District:	None Chosen	Display Code Descrip.:	Yes
Sort Order:	Region, State, Handler Name	Display Universes:	Yes

Results

Data meeting the criteria you selected follows.

Total Pages:5 Total Handlers:1

Report Description

This report presents available information from the Resource Conservation and Recovery Act Information System (RCRAInfo) about compliance evaluations, violations, and enforcement actions meeting the criteria supplied by the user. Evaluations showing no violations does not always indicate that no violations were determined. Violation without enforcement actions does not always mean no enforcement action will be issued. In order to avoid releasing enforcement sensitive information to the public the following information is not shown on the report: pending civil / judicial referrals, criminal actions and referrals, and State to EPA referrals; all other enforcement actions are released.

Report Information

Name: cme_foia.rdf
Developed by: EPA Headquarters, Office of Enforcement and Compliance Assurance
Deployed: June 2006
Last Updated: May 2012
Contact: rcrainfo.help@epa.gov
Tables Used: cmecomp3, ccitation3, hreport_univ5, lu_citation, lu_state, hid_groups
Libraries: none

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: October 31, 2013 - 3:41 PM

MATTIACE PETRO CHEM/USEPA II

County Name / Code: NASSAU / NY059

NYD013600259

Location: GARVIES POINT RD, GLEN COVE, NY 11542

REGION 02

Mailing: USEPA WOODBRIDGE AVE, EDISON, NY 08837

Activity Location:	NY	State District:	NYSDEC R1	Accessibility:	C	Non-Notifier:	Extract Flag:	Y	Active Site:	N
Generator:	N	Transporter:	N	Operating TSDF:		IC In Place:	N	EI Indicator (HE / GW)/N / N		
Short-Term Gen:	N	Transfer Facility:	N	Offsite Receiver:	N	HSM:	N	Subpart K:		
Full Enforcement:		Converter:		State Unaddressed SNC:	N	EPA Unaddressed SNC:	N			
CA Wkld:		State TSDF:		State Addressed SNC:	N	EPA Addressed SNC:	N			
Active State Gen:	N			State SNC w/Comp Sched:	N	EPA SNC w/Comp Sched:	N			

Violation:	Activity Location:	NY	Type:	262.A	Determined Date:	01/26/1988	Determined by Agency:	State	Responsible Agency:	State
	Scheduled Compliance Date:				Actual Compliance Date:	07/14/1988	RTC Qualifier:	OBSERVED	Sequence Number:	3

CEI Evaluation	12/29/1987	Activity Location:	NY	By:	State	Identifier:	005	Person:	NYDEC	Branch:		Found Violation:	YES	Focus Area:	
	Citizen Complaint:	NO	Multimedia Inspection:	NO	Sampling:	NO	Not Subtitle C:	NO	Day Zero:						
Enforcement:	Activity Location:	NY	Type:	120	Action Date:	01/26/1988	Responsible Person:	NYDEC	Identifier:	005	Branch:		Appeal Resolved:		
	Docket:				Agency:	State	Appeal Initiated:								
	CA Component:	N													

Violation:	Activity Location: NY	Type: 262.A	Determined Date: 08/04/1983	Determined by Agency: EPA	Responsible Agency: EPA		
	Scheduled Compliance Date: 05/28/1984		Actual Compliance Date: 05/28/1984	RTC Qualifier: OBSERVED	Sequence Number: 2		
NRR Evaluation	08/04/1983	Activity Location: NY	By: EPA	Identifier: 002	Person:	Branch:	Found Violation: YES
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
Enforcement:	Activity Location: NY	Type: 310	Action Date: 03/28/1984	Identifier: 003			

Enforcement:	Activity Location:	NY	Type:	210	Action Date:	10/07/1983	Responsible Person:	R2SS	Identifier:	004	Branch:		Appeal Resolved:		
	Docket:				Agency:	EPA	Appeal Initiated:								
	CA Component:	N													

Violation:	Activity Location: NY	Type: 262.A	Determined Date: 01/31/1983	Determined by Agency: EPA	Responsible Agency: EPA
	Scheduled Compliance Date: 12/01/1983		Actual Compliance Date: 01/11/1984	RTC Qualifier: OBSERVED	Sequence Number: 1
FRR Evaluation	01/31/1983	Activity Location: NY	By: EPA	Identifier: 001	Person: Branch:
	Citizen Complaint: NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero: Found Violation: YES
					Focus Area:
Enforcement:	Activity Location: NY	Type: 310	Action Date: 11/01/1983	Responsible Person: R2SS	Identifier: 001
	Docket:	Agency: EPA			Branch:
	Penalty Information: Proposed:	Final Monetary: \$2,000	Collected: \$2,000	Total Final: \$2,000	
CA Component: N	Disposition Status:		Appeal Initiated:		Appeal Resolved:

* Note: Penalty amount may not reflect all violations cited.

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: October 31, 2013 - 3:41 PM

MATTIACE PETRO CHEM/USEPA II, NYD013600259, GLEN COVE, NY, continued -

Enforcement: Activity Location: NY Type: 210 Action Date: 08/23/1983 Identifier: 002
Docket: Agency: EPA Responsible Person: R2SS Branch:
Penalty Information: Proposed: \$15,000 Final Monetary: Collected: Total Final:
CA Component: N Disposition Status: Appeal Initiated: Appeal Resolved:

Evaluations With No Violations:

CEI Evaluation	10/31/1986	Activity Location: NY	By: State	Identifier: 004	Person: NYDEC	Branch:	Found Violation: NO
Citizen Complaint:	NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:
CEI Evaluation	09/20/1984	Activity Location: NY	By: State	Identifier: 003	Person:	Branch:	Found Violation: NO
Citizen Complaint:	NO	Multimedia Inspection: NO	Sampling: NO	Not Subtitle C: NO	Day Zero:		Focus Area:

Total Number of Handlers:

1

Total Number of Activity Locations:

1

* End of Report *

* Note: Penalty amount may not reflect all violations cited.

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: October 31, 2013 - 3:41 PM

Description of codes used on the report:

Universes	Description of Universes
Generator	Indicates that the facility is a Large Quantity Generator (LQG), Small Quantity Generator (SQG), Conditionally Exempt Small Quantity Generator (CEG), or not a generator (N).
Transporter	Indicates that the facility Transports waste subject to RCRA regulations. ('Y' indicates that the facility is in this universe).
Operating TSDF	Indicates that the facility is a Treatment, Storage or Disposal facility subject to any type of enforcement. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
IC in Place	Indicates that the facility has Institutional Controls in place. ('Y' indicates that the facility is in this universe).
EI Indicator (HE / GW)	Indicates that the facility has controls in place for Environmental Indicators. HE - Human Exposures ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist) GW - Groundwater Release ('+' indicates the exposure exists and is under control; '-' indicates the exposure exists and is not under control; 'N' indicates the exposure does not exist)
Short-Term Gen Transfer Facility	Indicates that the facility is a short term or one time event generator and not generating from ongoing processes.
Offsite Receiver	Indicates that the facility transfers hazardous waste.
ISM	Indicates that the facility, whether public or private, currently accepts hazardous waste from another site (site identified by a different EPA ID). Indicates that the facility manages hazardous secondary material(s) (e.g. spent material, by-product or sludge) that when discarded, would be identified as hazardous waste.
Subpart K	Indicates that the facility has opted into the subpart K laboratory rule. It then specifies the type of facility (C - College or University; H - Teaching Hospital; N - Non-profit Research Institute; W - withdrawal from the rule)
Full Enforcement	Indicates that the facility is a Treatment, Storage or Disposal facility which is part of the Full Enforcement universe. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
CA Workload	Indicates that the facility is part of the Corrective Action Workload universe. ('Y' indicates that the facility is in this universe).
Active State Gen Converter	Indicates that the facility is an Active State Generator. ('Y' indicates that the facility is in this universe).
State TSDF	Indicates that the facility is a Converter Treatment, Storage or Disposal facility. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
State Unaddressed SNC	Indicates that the facility is a State Treatment, Storage or Disposal facility. It then specifies the type of facility (L - Land Disposal; I - Incinerator; B - BIF; S - Storage; T - Treatment)
State Addressed SNC	Indicates that the facility is a State Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
State SNC w/ Compl. Sched	Indicates that the facility is a State Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
EPA Unaddressed SNC	Indicates that the facility is a State Significant Non-Complier with a Compliance Schedule. ('Y' indicates that the facility is in this universe).
EPA Addressed SNC	Indicates that the facility is an EPA Unaddressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).
EPA SNC w/ Compl. Sched	Indicates that the facility is an EPA Addressed Significant Non-Complier. ('Y' indicates that the facility is in this universe).

* Note: Penalty amount may not reflect all violations cited.

FOIA Report of Non-Sensitive Compliance Monitoring and Enforcement Data

Report run on: October 31, 2013 - 3:41 PM

Description of codes used on the report:

ACCESSIBILITY - indicates the reason why the handler is not accessible for normal RCRA tracking and processing (previously called Bankrupt Indicator):	
Code	Description
B	indicates that the handler has filed for bankruptcy and bankruptcy litigation is in process.
C	indicates that all RCRA responsibilities for permitting/closure, corrective action, and compliance monitoring and enforcement at the facility have been formally transferred to the CERCLA program or state equivalent.
F	indicates that all responsible parties (owners/operators) for the handler have fled the country or are otherwise not available for prosecution.
L	indicates that the handler's case is tied up in litigation to the extent that further progress in achieving RCRA compliance through normal enforcement is not possible.

NON-NOTIFIER - indicates that the handler has been identified through a source other than Notification and is suspected of conducting RCRA-regulated activities without proper authority.

Code	Description
E	indicates that the handler was initially a non-notifier, subsequently determined to be exempt from requirements to notify.
O	indicates that the handler is a former non-notifier.
X	indicates that the handler is a non-notifier.

Violation Type	Description
262.A	GENERATORS - GENERAL

Evaluation Type	Type Description
CEI	COMPLIANCE EVALUATION INSPECTION ON-SITE
FRR	FINANCIAL RECORD REVIEW
NRR	NON-FINANCIAL RECORD REVIEW

Enforcement Type	Enforcement Description
120	WRITTEN INFORMAL
210	INITIAL 3008(A) COMPLIANCE
310	FINAL 3008(A) COMPLIANCE ORDER

* Note: Penalty amount may not reflect all violations cited.

Abbrines, David

To:

Subject:

Marquez, Margaret
Mattiace Petro Chemical/USEPA II, Garvies Point Road, Glen Cove, NY, and EPA ID No.
NYD013600259

Hi Margaret: Please forward this email to HWPB staff. Thank you

Hello HWPB,

I am trying to locate another report regarding Stabilization Measures Evaluation with an actual date for 02/10/1995, and at that time the responsible agency to review, and enter the information into the RCRA database was EPA. We have a small RCRA file on 15, which I took a look at. This Stabilization Measures Evaluation information dated on or about 02/10/1995 was not in the file. I am trying to find out if anyone may have information on the 22 Floor about this site.

Thank you

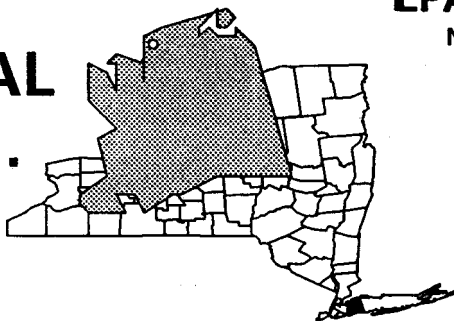
This facility is on the NPL and as such has been referred to CERCLA. The federal superfund summary states that EPA conducted an emergency removal of onsite wastes in 1988. EPA also began remediating the groundwater in 1994, with a scheduled completion in 1995. Soil cleanup was also begun and is scheduled to be complete in 1997. The state superfund program has also maintained an interest in this facility. Their summary (p. 1-23) reflects the same information as the federal superfund program and also indicates that much of the contamination on the Edmos site is being remediated as part of the Mattiace cleanup efforts. Finally, Mattiace is one of 14 facilities mentioned in a letter dated 10/06/87 that DEC decided to place under their state superfund program.

MATTIACE PETROCHEMICAL COMPANY, INC. NEW YORK

EPA ID# NYD000512459

EPA REGION 2

Nassau County
Glen Cove



Site Description

The 2 acre Mattiace Petrochemical Company, Inc. site is an inactive chemical distribution facility located on Long Island. From the mid-1960s until 1987, Mattiace received chemicals by tank truck and redistributed them to its customers. The company also operated the M&M Drum Cleaning Company on the site until 1982. The site now is a graded, unpaved lot with a trailer, shed, and concrete platform with 40 storage tanks, most of which are underground. In 1980, the New York State Department of Environmental Conservation discovered that drums containing volatile organic compounds (VOCs) were buried on the site and that wastewater from the drum-cleaning operations was being discharged into subsurface leaching pools. State investigators found VOCs in soil and shallow groundwater, the local drinking water source. In 1987, after seven years of failed negotiations and litigation, the State of New York seized the property. At that time, many drums and tanks of organics, acid, and alkali liquids remained. The EPA since has secured the site and removed more than 120,000 gallons of bulk or waste liquids. Surrounding the site are industrial areas, Garvies Point Preserve (designated by the State as a significant natural habitat), and tidal wetlands. Glen Cove Creek is 500 feet to the south of the site. Hempstead Harbor and Long Island Sound are located within 3 miles of the site and are used for recreation.

Site Responsibility: This site is being addressed through Federal actions.

NPL LISTING HISTORY

Proposed Date: 06/24/88

Final Date: 03/31/89

Threats and Contaminants



The groundwater and soil at the site are contaminated with VOCs. Exposure to contaminated water and soil through direct contact, inhalation or ingestion is a health hazard.

Cleanup Approach

This site is being addressed in three stages: emergency actions and two long-term remedial phases focusing on cleanup of the soil and groundwater cleanup and the buried drums.

Response Action Status



Emergency Actions: In 1988, EPA emergency workers secured the site, collected samples, and removed 100,000 gallons of flammable liquids, 20,000 gallons of contaminated water, and 1,800 gallons of liquids containing polychlorinated biphenyls (PCBs). Lab packs were crushed and sent to an off-site incineration facility. Owners reclaimed cylinders and empty tanks. All other hazardous materials were transported to EPA-approved disposal facilities.



Soil and Groundwater: The EPA undertook a comprehensive study of soil and groundwater pollution at the site. A remedy was selected in 1991 involving in-place vapor extraction of soil, limited excavation of soil hot spots, removal of above and below ground tanks and cisterns, and groundwater pumping and treatment. Removal of tanks and cisterns, and pumping and treatment of the most highly contaminated groundwater (the floating product layer) began in 1994, and is scheduled to be completed in 1995. Soil cleanup is scheduled for completion in 1997.



Buried Drums: After a geophysical survey that was conducted during field work to determine soil contamination, the EPA found and characterized the contents of several buried drums on the site. The EPA selected a remedy in 1990, which includes removal and off-site treatment and disposal of the drums and contaminated soils in the area. In the fall of 1991, the EPA began excavating buried drums and contaminated soil. Approximately 400 drums of hazardous wastes in various stages of decomposition were eventually excavated and removed off site for treatment and disposal.

Environmental Progress

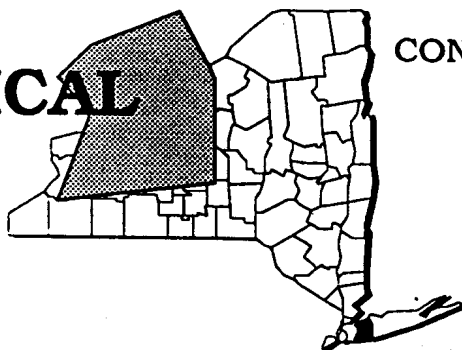


By securing the site, removing contaminated liquids, and excavating and removing buried drums and soils, the EPA has reduced the immediate threats to nearby residents and the environment while cleanup actions are underway.

MATTIACE PETROCHEMICAL COMPANY

NEW YORK

EPA ID# NYD000512459



REGION 2
CONGRESSIONAL DIST. 04
Nassau County
Glen Cove

Site Description

The 2 1/2-acre Mattiace Petrochemical Company site is an inactive chemical distribution facility located on Long Island. From the mid-1960s until 1987, Mattiace received chemicals by tank truck and redistributed them to its customers. The company also operated the M&M Drum Cleaning Company on the site until 1982. The site is now a graded, unpaved lot with a trailer, shed, and concrete platform with 40 storage tanks, most of which are underground. In 1980, the New York State Department of Environmental Conservation discovered that drums containing *volatile organic compounds* (VOCs) were buried on the site and that wastewater from the drum-cleaning operations was being discharged into subsurface *leaching* pools. State investigators found VOCs in soil and shallow groundwater, the local drinking water source. In 1987, after 7 years of failed negotiations and litigation, the State of New York seized the property. At that time, many drums and tanks of organics, *acid*, and alkali liquids remained. The EPA has since secured the site and removed more than 120,000 gallons of bulk or waste liquids. Surrounding the site are industrial areas, Garvies Point Preserve (designated by the State as a significant natural habitat), and tidal *wetlands*. Glen Cove Creek is 500 feet south of the site. Surface water within 3 miles downstream of the site is used for recreation.

Site Responsibility: This site is being addressed through Federal actions.

NPL LISTING HISTORY

Proposed Date: 06/24/88

Final Date: 03/30/89

Threats and Contaminants



The groundwater and soil at the site are contaminated with VOCs. Exposure to contaminated water and soil through direct contact or ingestion may be a health hazard. Habitats at the Garview Point Preserve and the tidal wetlands may also be threatened by contamination.

Cleanup Approach

This site is being addressed in three stages: emergency actions and two *long-term remedial phases* focusing on soil and groundwater cleanup and removal of buried drums.

Response Action Status



Emergency Actions: In 1988, EPA emergency workers secured the site, collected samples, and removed 100,000 gallons of flammable liquids, 20,000 gallons of contaminated water, and 1,800 gallons of liquids containing *polychlorinated biphenyls* (PCBs). Lab packs were crushed and sent to an off-site incineration facility. Owners reclaimed cylinders and some empty tanks. All other hazardous materials were transported to EPA-approved disposal facilities.

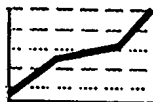


Soil and Groundwater: The EPA began a comprehensive study of soil and groundwater pollution at the site in 1988. This investigation is exploring the nature and extent of contamination problems and will result in recommendations on strategies for final cleanup. A recommendation outlining the selected remedy for soil and groundwater cleanup is scheduled for 1991.



Buried Drums: After a geophysical survey that was conducted during field work to determine soil contamination, the EPA found several buried drums on the site. The EPA initiated field work in 1990 specifically geared to investigate the contents of the drums. Recommendations outlining the remedy selected to clean up the buried drums are scheduled to be submitted in late 1990.

Environmental Progress



By securing the site and removing contaminated liquids, the EPA has eliminated immediate threats to nearby residents and the environment while further investigations leading to the selection of final cleanup remedies are taking place at the Mattiace Petrochemical Company site.



NEW YORK STATE DEPARTMENT OF ENVIRONMENTAL CONSERVATION
Division of Hazardous Waste Remediation
Inactive Hazardous Waste Disposal Report

4 / 1 / 96

Site Name: Mattiace Petro Chemicals	Site Code: 130017		
Class Code: 2	Region: 1	County: Nassau	EPA Id: NYD000512459
Address: Garvies Point Road	City: Glen Cove	Zip: 11542	
Latitude: 40 51' 38"	Longitude: 73 38' 36"		
Site Type: Landfill	Estimated Size: 2.5	Acres	

Site Owner / Operator Information:

Current Owner(s) Name: *** Multiple Site Owners ***

Current Owner(s) Address:

Owner(s) during disposal: William Mattiace

Operator(s) during disposal: William Mattiace

Stated Operator(s) Address: Garvies Point Road

Glen Cove

NY

Hazardous Waste Disposal Period: From 1963

To 1981

Site Description:

The Mattiace Petrochemicals site is approximately 550 feet north of Glen Cove Creek which flows into Hempstead Bay. Mattiace began its operations in the mid-1960s, receiving chemicals by tank truck and blending and redistributing them to its customers. M&M Drum Cleaning Co., owned by Mattiace, also operated at the site until 1982. Operations stopped in September 1987. An EPA removal action in 1988 resulted in the off-site treatment & disposal of 100,000 gallons of hazardous materials from drums and above and below ground storage tanks. The collapse of a concrete retaining wall allowed contaminated soils to spill from the drum burial area into the neighboring property.

A second removal action was performed dealing with stabilization of the retaining wall and repositioning of contaminated soils. The former Edmos Corp. site (#130036) has been substantially delisted; a portion has been consolidated into the Mattiace site. That portion of the Edmos property includes the drum disposal area, where Mattiace had access to a right-of-way. The drum disposal area and resulting runoff to the Edmos property (from the collapse of the retaining wall) will be addressed under remediation of the Mattiace site.

The Remedial Investigation/ Feasibility Study (RI/FS) for the first operable unit for the site wide remediation was completed in April 1991, and a Record of Decision (ROD) was signed on 6/27/91. Pesticide removal is complete. Building demolition is scheduled to start in the Spring of 1996. The groundwater design is complete, but is on hold due to funding.

Confirmed Hazardous Waste Disposal:

Chlorinated hydrocarbons and solvents
(FOO1 & FOO2)

Quantity:

100 drums

Analytical Data Available for:	Groundwater	Surface Water	Soil
Applicable Standards Exceeded in:	Groundwater	Surface Water	
Geotechnical Information:			Depth to
Soil/Rock Type: Sand, clay			Groundwater: 35 feet
Legal Action: Type: Federal EPA RI-FS			Status:
Remedial Action: Completed		Nature of action: Drum and soil removal completed.	

Assessment of Environmental Problems:

Hazardous waste disposal has caused contamination of soils, surface water, and groundwater. Surface water and groundwater contamination are at levels higher than NYS standards and guidelines.

Assessment of Health Problems:

Residents live within 200 yards of the site. Exposures to contaminated soil vapor are now less likely due to the excavation of on-site contaminated soils which has reduced the chance for contaminated soil vapor to migrate to nearby residences or businesses. No public supply wells are downgradient of the site. The nearby Glen Cove Creek may be impacted by surface runoff, storm sewer drainage and groundwater seepage; however, sampling data did not indicate significant contamination to date. Additional environmental samples will be collected.



Site Location Map

130017 Mattiace Petro Chemicals

NYSDOT Planimetric Quadrangle(s):
BAYVILLE, MAMARONECK, HICKSVILLE, SEA CLIFF

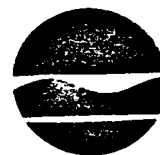


Scale 1:24,000

NEW YORK
New York State Department of Environmental Conservation
50 Wolf Road, Albany, New York 12233-4017

1037 CC

OCT 6 1987



Thomas C. Jorling
Commissioner

Mr. George C. Meyer
Chief, Hazardous Waste Compliance Branch
U.S. Environmental Protection Agency
26 Federal Plaza
Region II Office
New York, NY 10278

Handwritten notes:
Heard 10/19/87
response due 10/23/87
me? Dave M.
200

Dear Mr. Meyer:

At our August CNAPS meeting, it was proposed that a method be developed for handling illegally closed RCRA facilities.

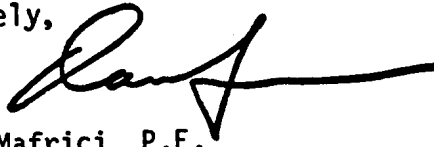
We propose to transfer facilities which are illegally closed and bankrupt or desolved with no forwarding address, to our inactive hazardous waste site program. By filing a Part A, the facility has indicated that hazardous waste was treated, stored, or disposed of on the property. This is sufficient to have a closed site listed as 2A on New York State's inactive hazardous waste site list. The classification indicates that hazardous waste were known to have been at the site but it is unknown as to whether there is present contamination. The following sites have been referred to the Division of Hazardous Waste Remediation:

1. Applied Environmental Services - NYD000632232
2. Edmas Corporation - NYD047648472
3. Three Dimensional Circuits - NYD099077418
4. Active Steel Drum - NYD003933355
5. Quanta Resources Corporation - NYD980592564
6. Quanta Resources Corporation - NYD980592448
7. Orban Industries - NYD096300561
8. Alpha Portland Cotisca Industries - NYD002225878
9. Mattice Petrochemical - NYD013600259
10. Kosan Industrial Corporation - NYD061949228
11. Reiter Drum & Barrel - NYD000824565
12. Auburn Plastics - NYD010779569
13. Buffalo Tin Plating - NYD002109452 *file*
14. Northeast Marine Terminal Company, Inc. - NYD052798261

The Division of Hazardous Waste Remediation can investigate these sites for possible contamination and, if found, search for potential responsible parties. We will inform them if any financial assurance for remediation is available, should it be needed at any of these sites.

It is important that we have a method of removing these facilities from RCRA listing as TSD facilities so that repetitive and unnecessary inspections can be avoided. It was suggested that your branch provide us with a CMEL coding, which would allow us to close out our cases against these facilities under RCRA and place the facilities in a separate, not to be inspected listing. Please let us know what this coding should be. Since the transfers are already in progress, the code is required as soon as possible. Mr. John L. Middelkoop, of my staff, is available to answer any questions on the procedures involved, and he may be contacted at (518) 457-0532.

Sincerely,

A handwritten signature in black ink, appearing to read 'D. Mafrici', with a long horizontal stroke extending to the right.

David Mafrici, P.E.
Chief

Bureau of Hazardous Waste Operations
Division of Hazardous Substances Regulation



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 1037 OCT 27 PM 12:59
26 FEDERAL PLAZA
NEW YORK, NEW YORK 10278

RCRA/ Data Query
RCRA/NY

OCT 26 1987

Mr. David Mafrici, P.E.
Chief, Bureau of Hazardous Waste Operations
Division of Hazardous Substances Regulations
NYS Department of Environmental Conservation
50 Wolf Road
Albany, New York 12233-4017

Re: Classification for hazardous waste facilities that have become "Superfund" sites.

Dear Mr. Mafrici:

As we had discussed during our August CNAP meeting, and in response to your letter dated October 16, 1987, this office is attempting to develop procedures for removing illegally closed facilities from the RCRA hazardous waste TSDF universe. This is a two-part problem: removing such facilities from the inspection universe and closing out cases against such facilities.

Your letter of October 6, 1987, in which you confirmed that facilities which are illegally closed and bankrupt or desolved can be referred to the Division of Hazardous Waste Remediation is encouraging in that a new TSDF status code of "C" has been proposed and is currently in the process of being defined and approved by our Headquarters; "C" will refer to any RCRA TSDFs that have been formally referred to the CERCLA program (or a CERCLA-equivalent State program) and where no further action will be pursued at the facility under either the RCRA program or a RCRA-equivalent State program. We expect that this new classification code for TSDF status will be approved and available for use in approximately four months. Facilities placed into this category would not be included in the inspection universe.

As in any case where the TSDF status code is to be modified, adequate documentation for the coding change must be provided. We propose to meet the documentation requirements with the following procedures for cases where the State refers a facility to their CERCLA-equivalent program:

- 1) This office must receive (1) formal documentation that the RCRA-equivalent State program has referred the facility to its CERCLA-equivalent program (e.g., a memorandum from the Division of Hazardous Substances Regulations which refers the matter to the Division of Hazardous Waste Remediation) and (2) a statement from the RCRA-equivalent State program (i.e., the Bureau of Hazardous Waste Operations) that the State does not intend to pursue any further actions against the facility under the RCRA-equivalent State program.
- 2) Assuming that this office agrees with the State's decision to remove the facility from the RCRA-equivalent State program, a letter would be sent to your office to indicate our concurrence with the State's decision and to indicate that we will also not pursue any further actions against the facility under the Federal RCRA program.

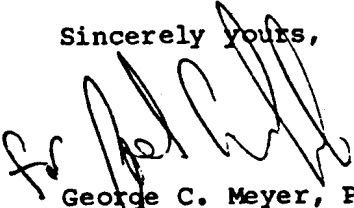
3) Copies of the three above-mentioned documents and a memorandum requesting the TSDF status be changed to "C" for the facility would then be sent by this office to the Permits Administration Branch, Office of Policy and Management, for processing the requested change into the Hazardous Waste Data Management System ("HWDMS").

In the interim, prior to the availability of the "C" category, this office will receive and acknowledge documentation required from the State as indicated in Steps 1 and 2. Once the "C" category is made available, we will complete Step 3 of the process as described above.

As for the second part of the problem, procedures for closing out cases in HWDMS against "C" category facilities will require further discussion with the Permits Administration Branch and, consequently, cannot be provided at this time.

Any questions or comments regarding the TSDF status code "C" or the development status of procedures for closing out cases in HWDMS should be directed to Susan Lin of my staff, and she may be contacted at (212) 264-5175.

Sincerely yours,



George C. Meyer, P.E.

Chief

Hazardous Waste Compliance Branch
Air and Waste Management Division

bcc: Laura Livingston (2OPM-PA)
Susan Lin (2AWM-HWC)
Ray Slizys (2AWM-HWC)